

NOT TO BE PUBLISHED IN THE OFFICIAL REPORTS

California Rules of Court, rule 8.1115(a), prohibits courts and parties from citing or relying on opinions not certified for publication or ordered published, except as specified by rule 8.1115(b). This opinion has not been certified for publication or ordered published for purposes of rule 8.1115.

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

SECOND APPELLATE DISTRICT

DIVISION SIX

THE PEOPLE,

Plaintiff and Respondent,

v.

ILENE ANGEL GARAY,

Defendant and Appellant.

2d Crim. No. B295670
(Super. Ct. No. 2018031091)
(Ventura County)

Ilene Angel Garay appeals from the judgment after a jury convicted her of two counts of second degree robbery (Pen. Code, § 211)¹ with personal use of a deadly and dangerous weapon (a knife; § 12022, subd. (b)(1)). On May 13, 2019, appellant was resentenced to four years four months state prison pursuant to section 1170.1. Appellant was also ordered to pay restitution and various fines and fees, and the fines and fees were ordered stayed pending a determination of appellant's ability to pay.

¹ All statutory references are to the Penal Code.

We appointed counsel to represent appellant in this appeal. After counsel's examination of the record, counsel filed a brief raising no issues. On June 24, 2019, we advised appellant that she had 30 days within which to personally submit any contentions or issues she wished us to consider. No response has been received.

The record shows that appellant wielded an eight-inch knife and robbed a 7-Eleven store in Oxnard at about midnight. Appellant left the store and entered a nearby Circle K store. Wielding the same knife, appellant ordered the store clerk to give her all the money and lottery tickets in the cash register. Minutes later, appellant was detained by the Oxnard Police and the robbery victims identified appellant in an infield lineup. The jury was shown surveillance videos of the robberies and a police body camera video of the detention and arrest.

We have reviewed the entire record and are satisfied that appellant's counsel has fully complied with her responsibilities and that no arguable issue exists. (*People v. Wende* (1979) 25 Cal.3d 436, 443; *People v. Kelly* (2006) 40 Cal.4th 106, 126.)

The judgment is affirmed.

NOT TO BE PUBLISHED.

YEGAN, J.

We concur:

GILBERT, P. J

TANGEMAN, J.

Jeffrey G. Bennett, Judge

Superior Court County of Ventura

Miriam R. Arichea, under appointment by the Court
of Appeal for Defendant and Appellant.

No appearance for Respondent.